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5	UNITED STATES DISTRICT COURT
6	DISTRICT OF NEVADA
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8	RAYMOND MEREDITH,)
9	Plaintiff(s), Case No. 2:15-cv-00454-RFB-NJK
10	vs. ORDER
11	OCWEN LOAN SERVICING, LLC, et al., (Docket No. 17)
12	Defendant(s).
13	Pending before the Court is the parties' proposed discovery plan, Docket No. 17, which is
14	hereby DENIED without prejudice. First, the parties seek more than the presumptively reasonable
15	180-day discovery period, but the only reason provided for the special scheduling review is that it
16	will "provide the parties an equal 180 days to conduct discovery in this matter, reducing the
17	likelihood of a later request for discovery deadline extensions." Docket No. 17, at 2. Such
18	conclusory statements are insufficient to allow a longer discovery period. Second, the parties
19	incorrectly calculate the number of days for discovery from the Rule 26(f) conference, when the
20	period must be calculated from the date the first defendant answers or otherwise appears. See Local
21	Rule 26-1(e)(1). Third, the parties fail to include the deadline for submitting the interim status
22	report. See Local Rule 26-3. Accordingly, the pending proposed discovery plan is hereby DENIED
23	without prejudice. The parties shall file a proper proposed discovery plan no later than June 26,
24	2015.
25	IT IS SO ORDERED.
26	DATED: June 19, 2015
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NANCY J. KOPPE United States Magistrate Judge